IN THE UNITED STATES DISTRICT COURT OF THE VIRGIN ISLANDS DIVISION OF ST. THOMAS AND ST. JOHN

THOMAS F. FRIEDBERG & SARAH L. ACTION NO. 3:19-cv-0053-RAM-EAH BUNGE,

JURY TRIAL DEMANDED

Plaintiffs,

v.

DAYBREAK, INC. dba HUBER & ASSOCIATES,

Defendant.

PLAINTIFFS' NOTICE OF SERVICE OF
DEPOSITION AND REQUEST FOR PRORUCTION

PLEASE TAKE NOTICE that on March 6, 2025, Plaintiffs served a Notice of Deposition and Request for Production for the following deposition:

Deponent	Date	Time	Location
Barry Huber	April 8, 2025	11:00 am	Lexitas, 305
			Northeast First Street,
			Gainsville, Florida
			32601
			(352) 373 7778

Dated: March 6, 2025 LAW OFFICES OF FRIEDBERG & BUNGE

By: /s/ THOMAS F. FRIEDBERG, ESQ.

THOMAS F. FRIEDBERG, ESQ.(VI#1006) Attorneys for Plaintiffs THOMAS F. FRIEDBERG & SARAH L. BUNGE THE LAW OFFICES OF FRIEDBERG & BUNGE

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CERTIFICATE OF SERVICE

I hereby certify that on this 6th day of March 2025, a true and correct copy of **NOTICE OF SERVICE OF PLAINTIFFS' REQUEST FOR PRODUCTION** was field with the CM/ECF system which will provide notice to the following:

Jeffrey C. Cosby, Esq. Florida Bar No. 967981

Service to: eservice@wlclaw.com
Attorney for Defendant Daybreak Inc Williams, Leininger & Cosby, P.A. 301 SE Ocean Blvd., Suite 205

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/s/ THOMAS F. FRIEDBERG
THOMAS F. FRIEDBERG